1	The Honorable James L. Robart		
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8 9	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
10	POLARIS POWERLED TECHNOLOGIES,		
11	LLC,	No. 2:22-cv-00386-JLR JLR	
12	Plaintiff,	STIPULATED MOTION AND [PROPOSED] ORDER TO	
13	v.	MODIFY SCHEDULE RELATING TO CLAIM	
14	NINTENDO CO., LTD., and NINTENDO OF AMERICA, INC.,	CONSTRUCTION EXCHANGES	
15	Defendants.		
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18	Pursuant to LCR 7(d)(1) and 10(g), Plaintiff Polaris PowerLED Technologies, LLC		
19	("Polaris") and Defendants Nintendo Co., Ltd. and Nintendo of America Inc. (collectively		
20	"Nintendo") hereby jointly file this stipulated motion to modify the Minute Order Setting		
21	Trial Dates and Related Dates (Dkt. 41) to address certain patent claim construction exchange		
22	deadlines.		
23	The proposed modifications do not impact any court filing or court hearing. As set		
24	forth below, good cause exists for the proposed modifications.		
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I. Requested Schedule Modifications

The parties jointly propose the following modifications to the case schedule (Dkt. 41):

Event	Dkt. 41	Proposed Dates
Exchange of Proposed Terms and Claim Elements for Construction (LPR 130)	No date set	December 28, 2022
Exchange of Preliminary Claim Constructions and Extrinsic Evidence (LPR 131)	No date set	January 12, 2023
Reports from expert witnesses regarding Markman issues due	January 6, 2023	January 25, 2023
Rebuttal expert reports regarding Markman issues due	February 2, 2023	February 15, 2023
Preliminary Claim Chart	February 17, 2023	March 1, 2023
Joint Claim Chart and Prehearing Statement	March 15, 2023	Not Modified

The dates for the Joint Claim Chart and Prehearing Statement, claim construction briefing, and the Markman hearing (set for May 26, 2023) are not impacted by the proposed changes to the schedule.

II. Good Cause for the Requested Schedule Modifications

The parties submit that good cause exists for the proposed scheduling modifications and none of the proposed modifications impact filings with the Court. First, the parties have agreed to dates for exchanging claim terms and proposed constructions. While these dates were not provided for in Dkt. 41, the Court's Standing Order for Patent Cases contemplates an agreement on these dates prior to the formulation of the preliminary claim chart as the parties have proposed above. *See* Standing Order for Patent Cases at p. 3. Second, the parties have proposed shifting the deadlines for the exchange of opening and rebuttal expert reports relating to claim construction by two to three weeks. This modification of deadlines will allow the parties to streamline any claim construction disputes through the exchanges of terms and proposed constructions prior to engaging in any expert discovery. Finally, the

parties propose that the date of the Preliminary Claim Chart exchange be moved by less than two weeks. This modification will allow for adequate time to engage in the exchanges discussed above, as well as adequate time to finalize the Joint Claim Chart and Prehearing Statement due March 15, 2023.

Overall, each of the proposed modifications to the schedule are made with the goal of streamlining the claim construction dispute process and done so without impacting any court submissions.

Conclusion III.

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For the reasons stated herein, and for good cause shown, the parties jointly propose that the Court adopt the proposed modifications to the schedule.

DATED: December 19, 2022.

KRAMER DAY ALBERTI LIM

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